

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

Santos Hernandez, Emanuel De Jesus Lievano and Miguel Antonio Vasquez,,)
Plaintiff(s),) Case No. 20-cv-04026-
-against-) NCM-SIL
Rosso Uptown Ltd., Michele Tizzano s/h/a Michael Tizzano) STIPULATION OF
and Massimo Gammella,,) VOLUNTARY
Defendant(s).) DISMISSAL PURSUANT
TO F.R.C.P.) 41(a)(1)(A)(ii)

IT IS HEREBY STIPULATED AND AGREED by and between the parties and their respective counsel that the claims of Miguel Antonio Vasquez ("Mr. Vasquez") in the above-captioned action are voluntarily dismissed, without prejudice pursuant to the Federal Rules of Civil Procedure 41(a)(1)(A)(ii).

The parties represent by their signatures that they have not settled any claims that Mr. Vasquez has asserted in this case against the Defendants under the FLSA or the NYLL. Mr. Vasquez states by his signature below that the reason why he has wanted to discontinue **his claims since June 2022** is because there were significant delays in the case and he did not want to invest the time and effort in pursuing the claims with no guaranty of recovery.

Dated: April 4, 2025

Dated:

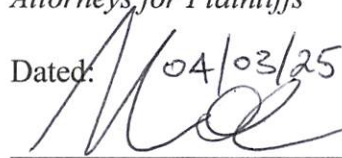
MOSER LAW FIRM, P.C.

Steven J. Moser

Steven John Moser (SM6628)
133 C East Main Street
Huntington, New York 11743
steven.moser@moserlawfirm.com
(631) 824-0200

Attorneys for Plaintiffs

Dated:



Miguel Antonio Vasquez

Dated:



Michele Tizzano


Massimo Gammella

Rosso Uptown, Ltd.


By: